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1	UNITED STATES DISTRICT COURT
2	EASTERN DISTRICT OF NEW YORK
3	X
4	ANDRE ADAMS, : 19-CV-01662 (ENV)
5	: 19-CV-01662 (ENV) Plaintiff, :
6	v. : September 5, 2019
7	PATRICK QUIGLEY, et al., : Brooklyn, New York
8	Defendant. :
9	X
10	TRANSCRIPT OF CIVIL CAUSE FOR TELEPHONE CONFERENCE
11	BEFORE THE HONORABLE RAMON E. REYES, JR. UNITED STATES MAGISTRATE JUDGE
12	APPEARANCES:
13	For the Plaintiff: JOEL A. WERTHEIMER, ESQ.
14	DAVID B. SHANIES, ESQ. Shanies Law Office
15	411 Lafayette Street New York, New York 10003
16	
17	For the Defendants: CHRISTOPHER G. ARKO, ESQ. NYC Law Department
18	100 Church Street New York, New York 10007
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21	Court Transcriber: MARY GRECO TypeWrite Word Processing Service
22	211 N. Milton Road Saratoga Springs, New York 12866
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	Proceedings recorded by electronic sound recording, transcript produced by transcription service

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    (Proceedings began at 3:30 p.m.)
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              THE CLERK: This is Civil Cause for a Telephone
   Conference, 19-CV-01662, Adams v. Quigley. Plaintiff, could
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   you please state your name for the record?
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              MR. WERTHEIMER: Joel Wertheimer and I'm joined by
   David Shanies on the line.
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              THE CLERK: And counsel for defendant?
              MR. ARKO: Christopher Arko for defendants City of
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   New York, Quigley, Delpino, and Lupardo.
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              THE COURT: Okay. Mr. Shanies, tell me what's going
    on with the case.
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              MR. WERTHEIMER: This is Mr. Wertheimer.
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   parties have --
                          I'm sorry.
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              THE COURT:
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              MR. WERTHEIMER: No, no apologies necessary, Your
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    Honor. The plaintiff has responded to defendant's discovery
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    request. Defendant is providing documents tomorrow I believe.
    And the plaintiff has made a settlement demand but it has not
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    been responded to and that's where things are.
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              THE COURT: Mr. Arko, have you seen any problems
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    with the plaintiff's discovery responses?
              MR. ARKO: Nothing that I'm aware of right now, no.
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              THE COURT: Okay. And you'll know soon, Mr.
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    Wertheimer, whether there are problems with the City's
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   production.
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              MR. WERTHEIMER: Yes, Your Honor.
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              THE COURT: You should get those tomorrow or early
   next week. All right. There are two officers, yes? Or more?
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              MR. ARKO:
                        There's three.
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              THE COURT:
                          Three. Are all three involved in the
    excessive force or is it just one or two or what?
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              MR. ARKO: Your Honor, there's actually not an
    excessive force claim here, so there's only one officer who
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    was involved with escorting the plaintiff down the stairs, but
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    there's actually no excessive force claim and plaintiffs
    stated in response to the interrogatories that he's not
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    seeking damages for physical injury.
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              THE COURT: Oh. Oh, I thought he fell, quote, down
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    the stairs, that there was an excessive force claim. All
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    right. So what is it? A false arrest?
              MR. ARKO: False arrest, mal pros, and denial of
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    right to fair trial and a Monell claim too.
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              MR. WERTHEIMER: That's correct.
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              THE COURT: All right. So four depositions, no
    expert discovery I take it since there's no excessive force,
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    or are you going to have a police practices expert?
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              MR. WERTHEIMER: We haven't made that determination
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   yet, Your Honor.
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              THE COURT:
                          Okay. Mr. Arko, what do you think of
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    the demand? Something you can work with or no?
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         MR. ARKO: We received the demand. At this time we
won't be making an offer. I mean if something changes, I'll
let plaintiff know, but I don't think that we're going to be
making an offer on this one.
          THE COURT: What's the current schedule?
assuming there are no problems with the document production
and interrogatory responses, we've got a lot of time left to
do four depositions.
         MR. WERTHEIMER: Yes, Your Honor.
          THE COURT: [Inaudible] four. All right. I'm going
to likely hold you to that so don't delay.
          MR. ARKO: Understood.
          THE COURT: Is there anything I can help you with at
this point?
                     I can speak for defendants. There's a
          MR. ARKO:
couple of issues I emailed Mr. Shanies about that I just
wanted to raise with the Court. One of them is the CCRB file
that relates to the incident at issue in this lawsuit. CCRB
completed their investigation and referred it to the police
department and the police department, I think as of about last
week referred it back to the CCRB for reconsideration. So I
spoke with CCRB last week and my understanding is they're
currently reviewing their conclusions. So I raised this with
Mr. Shanies in an email. I believe the file would currently
be protected by deliberative process because even though they
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   did finish the review, they're currently re-reviewing their
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    conclusions is my understanding. So I wanted to raise that
   with Your Honor because I didn't want to delay in producing
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    it. But it currently still is pending, so I had not
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    originally intended to include that file with my response to
   plaintiff's discovery demands.
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              THE COURT: All right. So what happens is they,
    during their reconsideration, they will send some response
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    back to the PD?
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              MR. ARKO: That is my understanding, yes. I've not
    encountered this before but having spoken to CCRB about it, I
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    believe that they -- once they've finished their current
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    secondary review, they will inform the police department of
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    what their -- whether they it used to be are changing their
    conclusions or whether they are sticking to the original
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    conclusion.
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              THE COURT: Okay. And you don't know what the
    conclusions were?
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              MR. ARKO: No, I do. I know what the conclusions
    were after the completion of the first investigation, but
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    obviously I don't know what it will be after the second
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    review.
                         Once all of this is done, you will be
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              THE COURT:
   producing the files?
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              MR. ARKO: Yes. I'm not stating that I won't
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   produce it. It's just a matter of whether we do it now or
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    once CCRB has completed its secondary review.
              THE COURT: Let us say for argument's sake they
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    change their decision --
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              MR. ARKO: Yes.
              THE COURT: -- on reconsideration. Does that mean
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   you will withhold your first consideration or the documents
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    that led up to it?
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              MR. ARKO:
                         I don't know. I've never had this happen
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    before so I'm not sure what CCRB will do. I don't know if
    they would change the files that exist now or if they would
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    just issue an addendum to it. I just think we -- I'll have to
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    see what we get once it's completed and I don't know if we may
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    have to revisit it with Your Honor but it's kind of hard to
    say now because I've never actually had this happen before.
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              THE COURT: Any idea how long this is going to take?
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              MR. ARKO: Unfortunately, no. I mean obviously I
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    asked CCRB if they could give me a ballpark of how long it
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    would take and the person I spoke to said he wasn't able to
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    give me an estimate so I really don't have, you know, any
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    timeframe at this point.
              THE COURT: All right. Well, that's going to impact
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    depositions. You have to hold off on them until such file is
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   produced.
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             MR. ARKO: I mean I guess that would be up to
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plaintiff. I certainly understand that they would probably
want to see it before depositions and I'm not trying to delay
anything or hold anything up. I mean maybe we could revisit
the issue or I can check in with Mr. Shanies periodically to
let him know whether or not I've gotten word for CRRB or
whether they've, you know, completed their secondary review.
But I mean again, I realize what the Court said about
depositions and I don't want anyone to think I'm trying to,
you know, slow walk it. It's an unusual situation to be in.
          THE COURT: CCRB has in the file, will have
statements from the various witnesses, yes?
          MR. ARKO: That's correct, yes.
          THE COURT: Let's say even witnesses give their
statements, CCRB's rendered their initial decision,
[inaudible] asks them to reconsider. Let's say they change
their decision. How would you be able to withhold the initial
witness statements?
          MR. ARKO: Again, I don't know. I don't know what
CCRB will, what if anything they'll do to change the content
of the file that they have now. I mean it might -- I'm not
sure what exactly it is that they would do. So I guess we'd
have to reevaluate once we get a final word from CCRB.
          THE COURT: They can't change a witness statement.
They have a witness statement, interview. They usually record
them by audio. They can't change that even if they change
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    their conclusion.
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              MR. ARKO: No, that's correct.
              THE COURT: So why not produce all that stuff now?
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              MR. ARKO: Just the witness interviews and those
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    documents and maybe --
              THE COURT: Anything that is not decisional. I mean
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    anything that, you know, that doesn't constitute their
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    conclusion, their marshaling of the facts that the
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    investigator does to make its decision, recommendation to the
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    board. You know, the evidence they obtain including witness
    statements and other things that arguably aren't covered under
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    the deliberative process privilege.
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              MR. ARKO: Understood.
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              THE COURT: So I mean and that's what would be
    admissible if you will, not -- you know, what the CCRB decided
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    is not going to necessarily come in the case.
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              MR. ARKO: Understood.
              THE COURT: What did Officer Jones say? Or what did
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    the plaintiff say? So produce that stuff and hold back on the
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    decisional documents until their reconsideration. And then if
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    you have a problem after that, you'll raise it with me.
              MR. ARKO: Okay. I can do this.
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                                                I may -- I can
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   produce all the rest of the documents they have that are
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    responsive to plaintiff's demands on Friday. I was planning
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    to do that. I will need to make redactions to that because
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there are two non-parties who -- I may not be able to give
those to plaintiffs tomorrow but certainly by the end of next
week I should be able to produce those to him.
          THE COURT: Do you have a confidentiality provision
in place?
          MR. ARKO: Yes, we do.
          THE COURT: So why aren't they entitled to know who
the witnesses to the incident are and what they said so they
can --
                     I think one of the concerns is two of the
          MR. ARKO:
individuals were issued summonses and it's my understanding
that both of the summonses they were issued terminated in a
manner that was favorable to the witnesses. So as far as
information goes about what, you know, charges were issued
against them or what summonses they got, I believe we don't
have a 160-60 release from either one of those people and I
don't think that the confidentiality agreement would permit me
to disclose that sort of information. So that's what might
need to be taken out of the files.
          THE COURT: I assume, Mr. Wertheimer, you know who
those people are?
          MR. WERTHEIMER: Yes, Your Honor.
          THE COURT: So redacting their names and contact
information is not an issue. You can get that --
         MR. WERTHEIMER: I do believe so, Your Honor, yes.
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              THE COURT: All right. I'm not so concerned about
          So go ahead. Mr. Arko, do what you have to do and Mr.
    Wertheimer will deal with it.
              MR. ARKO:
                         Okay.
              THE COURT: So I will, unless there's anything --
    well, I'd like to go off the record for a second to find out
    what the demand was. But before we do that, let's -- is there
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    anything else we need to talk about on the record?
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              MR. WERTHEIMER: Yes, Your Honor. There's actually
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    one other issue that I wanted to raise with the Court.
    regard to the disciplinary histories of the defendant
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    officers, there is one entry in one of the officer's
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    disciplinary histories that is -- I'm familiar with Your
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    Honor's rule as to what needs to be produced and it's not
    clear to me if the Court would consider this to be similar in
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    nature to the incident underlining the complaint. And I just
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    don't want to run afoul of Your Honor's rulings, or Your
    Honor's rules as to what needs to be produced. And I would
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    like to submit this one entry for an in camera review for Your
    Honor to give some direction as to whether you feel it is
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    similar in nature or whether it's not similar in nature enough
    that it needs to be produced.
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              THE COURT: And you would in the interim produce the
    disciplinary history in redacted form?
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              MR. ARKO: Correct. I can produce -- there's only
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    one entry that's an issue. The other ones I can produce
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    with -- I'll produce to plaintiff a version of this officer's
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    résumé with that one item redacted. But if the Court feels
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    that it should be produced, then I'll just supplement my
    disclosure with a new version of the document that doesn't
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   have that incident redacted.
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              THE COURT: Yes, let's do that. Let's produce a
    redacted version tomorrow and send it to me for in camera
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    review with a letter arguing whatever you want to argue, is it
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    similar, is it not? You don't know. I need guidance.
    Whatever it is.
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              MR. ARKO: Okay.
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              THE COURT: And then if I think it should be un-
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    redacted, I'll let you know.
                         Thank you, Your Honor. Would it be
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              MR. ARKO:
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    acceptable for me to submit that letter to the Court by
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    Wednesday, the 11<sup>th</sup>?
              THE COURT: That's fine. File it under seal.
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              MR. ARKO: Okay.
                                Thank you. I would just ask that
    the Court issue an order permitting that. I'm sure Your Honor
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21
    knows the clerk's office won't permit us to do that if we
    don't have an order. So if the minute entry could say
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    something about that, I would appreciate it.
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              THE COURT: You know what? Never mind. Have it
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   delivered to chambers and then we will file it, we will have
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    it filed under seal.
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              MR. ARKO: Will do.
              THE COURT: And we'll rule what we're going to rule.
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   All right?
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              MR. ARKO:
                         Thank you, Your Honor.
              THE COURT: Okay. Can we go off the record, please?
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              THE CLERK:
                          Yes.
              THE COURT:
                         Thank you.
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    (Proceedings concluded at 3:45 p.m.)
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         I certify that the foregoing is a court transcript from
1
    an electronic sound recording of the proceedings in the above-
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 3
    entitled matter.
 4
                                         Mary Greco
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                                          Mary Greco
    Dated: September 17, 2019
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